TO: Honorable Sean H. Lane, U.S.B.J United States Bankruptcy Court 300 Quarropas Street White Plains, New York 10601-4140

Proof of Claims

July 13, 2024

Re: Harrington v. Purdue Pharma, L.P., Case No. 23-124, 2024 WL 3187799.

Your Honor and Chambers:

In light of the recent decision of the Supreme Court in the above reference case, and as Your Honor is aware of the scheduling of status conference pursuant to section 105 of the Bankruptcy Code to discuss setting an atmosphere of mediation.

As Your Honor is likely aware Judge Drain previously ordered several rounds of mediations in this case without formal motions, I participated in mediation order by Judge Drain, as well as the hearing

Also, I participated in the hearing before Honorable Colleen McMahon, U.S.D.J., at the United States District Court for the Southern District of New York and I have provided numerous medical records of the adverse affects of the prescribed Oxycontin to the United States District Court, Purdue Pharma Bankruptcy Appeals on November 30, 2021.

I participated in the filing of my pro se brief in the Appellate Division of the Southern District of New York, New York, as well as my Tag-along claims with the 48 States creditors and the United States Trustee Office, under Harrington v. Purdue Pharma, L.P., see as caption above.

I have participated and filed my position on the Purdue Pharma, L.P., et al., with the United States Department of Justice, Solicitor General Office, Case No. 23-A8 7.

Justice Neil Gorsuch: "said U.S. bankruptcy code does not authorize a release and injunction that, as part of a plan of reorganization under Chapter 11, effectively seek to discharge claims against a non-debtor without the consent of affected claimants".

I understand that Judge Chapman and Eric D. Green are to be appointed as joint mediators to mediate whether modifications to the Sacklers' settlements can be reached and claims against federal and state's governmental units, et al.

If I need to file any specific application(s) or forms to participate in the mediation I'll appreciate if you have staff to send the necessary application and information to proceed in the bankruptcy process of mediation.

Thanks!

Ronald Bass

Ronald Bass

2 ATTACHMENTS:

Letter to Elizabeth B. Prelogar, Sdictor Geneval

Transcript hearing before Honorable Robert D. Drain

United State Bankruptcy Court

Two letters from Purdue Pharma, L.P. concerning adverse experience I was having from ingested prescribed opioid drugs.

State of New Jersey, Department of Human Services letter concerning the large amount of prescription opioids I was receiving.

No. 23A-\$7

IN THE SUPREME COURT OF THE UNITED STATES

WILLIAM K. HARRINGTON, UNITED STATES TRUSTEE, REGION 2, APPLICANT

ν. PURDUE PHARMA L.P., ET AL.

CERTIFICATE OF SERVICE

It is hereby certified that all parties required to be served have been served with copies of the APPLICATION FOR A STAY OF THE MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT PENDING THE FILING AND DISPOSTION OF A PETITION FOR A WRIT OF CERTIORARI, via email and first-class mail, postage prepaid, this 28th day of July 2023.

[See Attached Service List]

Elizabeth B. Prelogar

Solicitor General

Counsel of Record

Department of Justice

Washington, D.C. 20530-0001

(202) 514-2217

July 28, 2023

Due to the continuing delay in receiving incoming mail at the Department of Justice, in addition to mailing your brief via first-class mail, we would appreciate a fax or email copy of your brief. If that is acceptable to you, please fax your brief to Charlene Goodwin, Case Management Supervisor, Office of the Solicitor General, at (202) 514-8844, or email at SupremeCtBriefs@USDOJ.gov. Ms. Goodwin's phone number is (202) 514-2217 or 2218. Thank you for your consideration of this request.

No. 23A87

In the Supreme Court of the United States

WILLIAM K. HARRINGTON, UNITED STATES TRUSTEE, REGION 2

Applicant,

٧.

PURDUE PHARMA, L.P., ET AL.,

ON APPLICATION FOR A STAY OF THE MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT PENDING THE FILING AND DISPOSTION OF A PETITION FOR A WRIT OF CERTIORARI

RESPONSE OF RONALD BASS AS A TAG-ALONG CREDITOR TO ALL THE COLLECTIVE STATES AS CLAIMANT/CREDITORS AND PRO SE CLAIMANTS, AND THE DISTRICT OF COLUMBIA

RONALD BASS CREDITOR 450 Little Place, Apt. 53 N. Plainfield, NJ 07060 (908) 372-9321 Ronaldbass12345@gmail.com

I, Ronald Bass and all the collective creditors "the states" and Pro se claimants and the District of Columbia (collectively, the States) holds claims against Purdue Pharma, L.P., et al., were appellees in the court of appeals, and participated in the district court and bankruptcy court, I also participated in the litigation with the United States Judicial Panel on MultiDistrict Litigation lead case MDL No. 2804. While this case was pending in the court of appeals, the States reached a settlement agreement with Purdue Pharma, L.P., certain of its affiliates, and members of the Sacklers family, all of whom are respondents here and were appellants in the court of appeals. See No. 22-110(2d Cir), ECF Nos. 552, 559 (March 11, 2022). Pursuant to that settlement agreement, and subject to the terms and conditions thereof, the States agreed to be consensually bound by the third-party release in the plan of reorganization at issue in the litigation. See No. 19-23649-shl (Bankr. S.D.N.Y.), ECF No. 4410 (March 3, 2023), Ex. B at 31. In addition, under the terms of the settlement agreement, some States agreed that they would not file any brief with or present any argument to the Second Circuit panel hearing; and that, if that appeal was "decided in the Debtor's favor," they would not (a) file a party or amicus brief at the petition stage in the Supreme Court of the United States, asking that court to grant certiorari ... or (b) file a party brief at the merits stage in the Supreme Court should the Supreme Court grant certiorari.

In light of those circumstances, some States inform this Court that they take no position on the application for a stay of the mandate pending the filing and disposition of the petition for a writ of certiorari, or any of the issues raised in the application.

I, do not oppose the filing of the United States Trustee application for a writ of certiorari or anyone else's position concerning the mandate; However, I do question whether the Sackler's family is totally responsible and liable of the opioid damages; The creditor rely on the Supreme Court of the United States piercing the (public and private non-debtors actions that's responsible for a non-core related opioid death and claims) corporation veil of the State of New Jersey, et al., 42 United States Code, § 1981 as it operates through the 5th and 14th Åmendment, consistent with 18 U.S.C. § 241 "Black Americans, private and public

official are to be held accountable just like white Americans and under the diversity of citizenship, as well".

Respectfully submitted

Ronald Bass

Email to Counsel listing on next page(s)

	• • • • • • • • • • • • • • • • • • •		
		Page	1
1	UNITED STATES BANKRUPTCY COURT		
2	SOUTHERN DISTRICT OF NEW YORK	•	
3	Case No. 19-23649-rdd	•	
. 4	Adv. Case No. 19-08289-rrd		
5			- x
б	In the Matter of:	•	
7			
. 8	PURDUE PHARMA, L.P.,		
9			
10	Debtor.		
11			~ xt
12	PURDUE PHARMA, L.P., et al,		
13	Plaintiff,		
14	V .		
15	COMMONWEALTH OF MASSACHUSETTS, et al,	٠	
16	Defendants.		
17		- w -	- x
19			
19	United States Bankruptcy Court		
20	300 Quarropas Street, Room 248		
21	White Plains, NY 10601		
22			
23	February 17, 2022		
24	10:12 a.m.		
. 25	n.		

Page 7 APPEARANCES: 1 2 3 DAVIS, POLK & WARDWELL, LLP 4 Attorneys for the Debtors 5 450 Lexington Avenue 8 New York, NY 10017 7 BY: JACQUELYN KNUDSON (TELEPHONICALLY) 8 9 MARSHALL SCOTT HUEBNER (TELEPHONICALLY) 10 JAMES I. MCCLAMMY (TELEPHONICALLY) 11 12 CREADORE LAW FIRM, PC 13 Attorneys for NAS Group 14 450 Seventh Avenue, Suite 1408 1.5 New York, NY 10123 1.6 BY: DONALD E. CREADORE (TELEPHONICALLY) 17 18 ALSO PRESENT TELEPHONICALLY 19 20 RONALD BASS, PRO SE 21 VITALY PINKUSOV, PRO SE 22 ROBERT BONSIGNORE 23 BERNARD ARDAVAN ESKANDARI 24 MATTHEW J. GOLD

IRVE GOLDMAN

25

Page 18

MR. HUEBNER: Oh, Your Honor. I'm sorry, I misspoke. It is, of course, March 3rd and I apologize for that.

THE COURT: Okay. All right. The -- I see two people on the screen. The first is Ronald Bass. He actually filed a document on -- or provided it to the Court on February 9th and then amended it the next day, February 10th and I'll focus on that matter. The document originally provided to the Court contained a number of exhibits that had personally identifying information and other information that our Clerk's office was concerned shouldn't be filed on the docket and informed Mr. Bass of that and I believe he revised it in light of that. The September 10th -- I'm sorry, February 10th document is titled, Amended Letter Motion Opposing the Injunction to Stay for Third Parties Non-Debtors Release. I've reviewed this document and I'll note that Mr. Bass is appearing pro se. And I'm going to ask you, Mr. Bass, if you can just tell me what it is that you are seeking here? Because I think I understand it, but it's not entirely clear to me, but I'd like to give you the chance to explain it to me. You're on mute, sir. You're on mute, Mr. Bass.

MR. BASS: Can you hear me now?

THE COURT: . Yeah, now I can, yes.

MR. BASS: Okay. My concern is that -- are -- is

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	exempted for what Objector is requesting does it cover the
2	State of New Jersey? I need to know the many actions or
3	claims that I am filing against the State of New Jersey
4	that's similar to the situation with the Purdue Pharma.
5	THE COURT: No. The answer is no.
б	MR. BASS: And that covers (indiscernible) I
7	mentioned in my Motion and paperwork.
8	THE COURT: As I understood it from reviewing the
9	document that you filed, you have raised arguments in other
10	courts.
11	MR. BASS: You're right,
12	THE COURT: Like, in the multi-district litigation
13	in Ohio, in New Jersey itself
14	MR. BASS: Right,
15	THE COURT: That you were wronged by either the
16	State of New Jersey or courts or officials in New Jersey.
17	MR. BASS: Right.
18	THE COURT: The Preliminary Injunction does not
19	include as a party covered by the Injunction or protected by
20	the Injunction, the State of New Jersey.
21	MR. BASS: Okay, that's the answer that I was
22	looking for.
23	THE COURT: Okay. All right. I thought that was
4	it. I just wanted to make sure and
5	MR. BASS: Right.

Page 20

Order that needs to say that it just -- you know, the actual Injunction doesn't cover it. And I want to be clear, and I think you understand this, by saying that I'm not saying anything about the merits of your claims or anyone's defenses. I'm just saying that this Injunction doesn't preclude you from pursuing them against the State of New Jersey or officials in New Jersey.

MR. BASS: Okay, Well, that's what I'm trying to get an understanding of.

THE COURT: Okay.

MR. BASS: Yeah. That's the thing that was bothering me.

THE COURT: Okay. Very well.

MR. BASS: All right, Thank you.

THE COURT: Okay. And then I see Mr. Pinkusov also on the screen. He sent, I believe, an email to court yesterday stating that he generally opposed -- well, why don't I let you say it, Mr. Pinkusov. There's no reason for me to summarize it.

MR. PINKUSOV: Good morning, Your Honor. I'm here purely to see the proceedings and everything that I was going to say is said in my letter and I stand by that.

THE COURT: Okay, that's fine. Very well. All right. Does anyone have anything further to say on the

. 11

Page 21

Motion to Extend the Preliminary Injunction through March . 3rd?

MR. BASS: Yes, one more thing. Yes, Judge, one more thing. How can I get a copy of that second (indiscernible) conversation that you had with me?

THE COURT: I'm sorry? That section of what?

MR. BASS: From the conversation that you had with

me about my Motion.

THE COURT: There'll be a transcript of this hearing that will eventually be filed on the docket. It's probably not going to be that long before it's filed since it's a fairly short hearing. So, you should just check the docket for it.

MR. BASS: Oh, okay then. Thanks again.

MR. HUEBNER: And Your Honor, we're happy, as a courtesy, to excerpt the relevant provisions of the transcript (indiscernible) to Mr. Bass when they do become available, which may make it easier for him to get it more quickly. So, once it's public and we have it, we will certainly excerpt it and send it on.

THE COURT: Okay.

MR. BASS: Thank you. You'll send it (indiscernible)?

MR. HUEBNER: Yeah, we'll excerpt the section for you, sir, and send them to you in an email, along with a

Page 35

CERTIFICATION

I, Sonya Ledanski Hyde, certified that the foregoing transcript is a true and accurate record of the proceedings.

Sonya Ledanskí Hyde

21 | 330 Old Country Road

22 | Suite 300

23 Mineola, NY 11501

Date: February 18, 2022

Veritext Legal Solutions

Query Reports

<u>U</u>tilities

Help Log Out

ECF, REFERRED

U.S. District Court Southern District of New York (White Plains) CIVIL DOCKET FOR CASE #: 7:21-cv-08049-UA

In Re: Purdue Pharma L.P.

Assigned to: Judge Unassigned

Case in other court: USBC-SDNY, 19-B-23649 (RDD)

Cause: 28:0158 Notice of Appeal re Bankruptcy Matter (BA

Date Filed: 09/28/2021 Jury Demand: None

Nature of Suit: 422 Bankruptcy Appeal

(801)

Jurisdiction: Federal Question

In Re

Purdue Pharma L.P.

Debtor

Purdue Pharma L.P.

<u>Appellant</u>

Ronald Bass

represented by Ronald Bass

450 Little Place

Apt. 53

N. Plainfield, NJ 07060

PRO SE

٧.

<u>Appellee</u>

Purdue Pharma L.P.

represented by Benjamin S. Kaminetzky

Davis Polk & Wardwell LLP (NYC)

450 Lexington Avenue New York, NY 10017

(212)-450-4259

Fax: (212)-450-3259

Email: ben.kaminetzky@dpw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Christopher Scott Robertson
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, NY 10017
212-450-4917
Email:

in

101-100-

christopher.robertson@davispolk.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Eli James Vonnegut
Davis Polk & Wardwell LLP (NYC)
450 Lexington Avenue
New York, NY 10017
212-450-4331
Email: eli.vonnegut@davispolk.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Marshall Scott Huebner
Davis Polk & Wardwell LLP (NYC)
450 Lexington Avenue
New York, NY 10017
(212)-450-4099
Fax: (212)-450-5572
Email:
marshall.huebner@davispolk.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Timothy E. Graulich
Davis Polk & Wardwell LLP (NYC)
450 Lexington Avenue
New York, NY 10017
(212)-450-4639
Fax: (212)-701-5639
Email:
timothy.graulich@davispolk.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Interested Party

The Official Committee of Unsecured Creditors of Purdue Pharma L.P., et al.

represented by Erik Preis

Akin Gump Strauss Hauer & Feld L.L.P One Bryant Park New York, NY 10036 212-872-1000 Fax: 212-872-1002 Email: apreis@akingump.com LEAD ATTORNEY ATTORNEY TO BE NOTICED

Mitchell Patrick Hurley
Akin Gump Strauss Hauer & Feld LLP
(NYC)

One Bryant Park New York, NY 10036 212-872-1011 Fax: 212-872-1002

Email: mhurley@akingump.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Interested Party

Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants

represented by Kenneth H. Eckstein

Kramer Levin Naftalis & Frankel, LLP 1177 Avenue of the Americas New York, NY 10036 (212) 715-9100 Fax: (212) 715-8100 Email: keckstein@kramerlevin.com LEAD ATTORNEY ATTORNEY TO BE NOTICED

David Ellis Blabey, Jr.
Kramer, Levin, Naftalis & Frankel,
LLP
1177 Avenue of the Americas
New York, NY 10036
(212) 715-9100 x7634
Fax: (212) 715-8000
Email: dblabey@kramerlevin.com
ATTORNEY TO BE NOTICED

Rachael Lynn Ringer
Kramer Levin Naftalis & Frankel
1177 Avenue of The Americas
New York, NY 10036
(212)-715-9506
Fax: (212)-715-8000
Email: rringer@kramerlevin.com
ATTORNEY TO BE NOTICED

V.

Intervenor

Ad Hoc Group of Individual Victims of Purdue Pharma, L.P.

represented by J. Christopher Shore
White & Case LLP (NY)
1221 Ave of the Americas
New York, NY 10020
(212) 819-8200

Fax: (212) 354-8113

Email: cshore@whitecase.com

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
10/04/2021	10	NOTICE OF APPEARANCE by J. Christopher Shore on behalf of Ad Hoc Group of Individual Victims of Purdue Pharma, L.P(Shore, J.) (Entered: 10/04/2021)
10/04/2021 <u>9</u>		NOTICE OF APPEARANCE by David Ellis Blabey, Jr on behalf of Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants (Blabey, David) (Entered: 10/04/2021)
10/04/2021	8	NOTICE OF APPEARANCE by Rachael Lynn Ringer on behalf of Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants (Ringer, Rachael) (Entered: 10/04/2021)
10/04/2021	7	NOTICE OF APPEARANCE by Kenneth H. Eckstein on behalf of Ad Hoc Committee of Governmental and Other Contingent Litigation Claimants (Eckstein, Kenneth) (Entered: 10/04/2021)
09/30/2021	<u>6</u>	LETTER addressed to Judge Nelson Stephen Roman from Mitchell P. Hurley dated September 30, 2021 Document filed by The Official Committee of Unsecured Creditors of Purdue Pharma L.P., et al(Hurley, Mitchell) (Entered: 09/30/2021)
09/30/2021	<u>5</u>	NOTICE OF APPEARANCE by Erik Preis on behalf of The Official Committee of Unsecured Creditors of Purdue Pharma L.P., et ai(Preis, Erik) (Entered: 09/30/2021)
09/30/2021	4	NOTICE OF APPEARANCE by Mitchell Patrick Hurley on behalf of The Official Committee of Unsecured Creditors of Purdue Pharma L.P., et al(Hurley, Mitchell) (Entered: 09/30/2021)
09/28/2021	3	REQUEST TO PROCEED IN FORMA PAUPERIS. Document filed by Ronald Bass(bkar) (Entered: 09/28/2021)
09/28/2021	2	STATEMENT OF RELATEDNESS re: that this action be filed as related to 21-cv-7532(bkar) (Entered: 09/28/2021)
09/28/2021		Case Designated ECF. (bkar) (Entered: 09/28/2021)
09/28/2021		BANKRUPTCY APPEAL CASE REFERRED BY COURT TO Judge Nelson Stephen Roman as possibly related to 21-cv-7532. (bkar) (Entered: 09/28/2021)
09/28/2021		NOTICE OF APPEAL FROM THE BANKRUPTCY COURT TO THE S.D.N.Y. from the Order of Judge Robert D. Drain dated September 17, 2021. Bankruptcy Court Case Numbers: 19-B-23649 (RDD). Certified copies of file received.Document filed by Ronald Bass. (Attachments: # 1 Exhibit A, # 2 Exhibit B).(bkar) (Entered: 09/28/2021)

PACER Service Center

19-23649-shl Doc 6566 Filed 07/22/24 Entered 07/24/24 09:13:47 Main Document SDNY CM'ECF NextGen Version 1.6 Pg 18 of 29 https://ecf.nysd.uscourts.gov/cgi-bin/DktRpt.pl?619432197161.

	Transa	ction Receipt								
	10/05/	2021 12:25:42								
PACER Login:	PACER Login: US5070 Client Code:									
Description:	Docket Report	Search Criteria:	7:21-cv-08049-UA							
Billable Pages:	3	Cost:	0.30							
Exempt flag:										

U.S. District Court District of New Jersey [LIVE] (Newark) CIVIL DOCKET FOR CASE #: 2:95-cv-01756-JLL Internal Use Only

BASS v. WILSON, et al

Assigned to: Judge Jose L. Linares

Demand: \$0

Cause: 28:2254 Petition for Writ of Habeas Corpus (State)

Date Filed: 04/17/1995

Date Terminated: 01/23/1998

Jury Demand: None

Nature of Suit: 530 Habeas Corpus

(General)

Jurisdiction: Federal Question

Plaintiff

RONALD BASS

represented by RONALD BASS

#139451

DELANEY HALL, FREEDOM UNIT

ROOM 2112B

451 DOREMIUS AVENUE

NEWARK, NJ 07105

PRO SE

V.

Defendant

GEORGE E. WILSON

Defendant

Attorney General of the State of New

Jersey

Defendant

CLIFFORD MINOR

PROSECUTOR

represented by RAYMOND W. HOFFMAN

OFFICE OF THE COUNTY

PROSECUTOR

ESSEX COUNTY COURTS BUILDING

NEWARK, NJ 07102

(973)621-4700

Email: raymond.hoffman@njecpo.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Defendant

THOMAS CAVER

ASST. PROSECUTOR

Defendant

GWENDOLYN BLUE

ASST. PROSECUTOR

Date Filed	#	Docket Text
04/17/1995	1	PETITION for writ of habeas corpus (femp) (Entered: 04/18/1995)
04/17/1995	2	ORDER, granting in forma pauperis (signed by Judge Maryanne T. Barry) (femp) (Entered: 04/18/1995)
04/17/1995	3	ORDER, set answer due for 6/16/95 for GWENDOLYN BLUE, for THOMAS CAVER for CLIFFORD MINOR, for ATTORNEY GENERAL, for GEORGE E. WILSON (signed by Judge Maryanne T. Barry) (femp) (Entered: 04/18/1995)
04/17/1995	4	NOTICE of Allocation and Assignment filed. Magistrate STANLEY R. CHESLER (femp) (Entered: 04/18/1995)
05/01/1995	5	Notice of MOTION to dismiss PETITION FOR WRIT OF HABEAS CORPUS for failure to state a claim by CLIFFORD MINOR, Motion hearing set for 6/12/95 on [5-1] motion; w/cert. of serv. & copies of State Court Papers (Brief/PO Subm) (DD) (Entered: 05/02/1995)
05/05/1995	6	Notice of MOTION for a Certificate of Probable Cause purs to 28 USC 2253 & R. App. Pro. 22(b) and for appointment of counsel by RONALD BASS, Motion hearing set for 6/12/95 on [6-1] motion, set for 6/12/95 on [6-2] motion . (w/attached Brief) (DD) (Entered: 05/09/1995)
05/05/1995	7	Notice of MOTION to present a petition for reply under a counterclaim purs to Fed. R. Civ. Pro. 7(a) by RONALD BASS, Motion hearing set for 6/12/95 on [7-1] motion . (w/attached Brief) (DD) (Entered: 05/09/1995)
06/05/1995	8	APPLICATION/MOTION by pltf., RONALD BASS for petition for reply under a counterclaim [copy sent to MTB] (DD) (Entered: 06/07/1995)
06/05/1995	9	NOTICE to supplement Writ of Habeas Corpus Petition by pltf., RONALD BASS [copy sent to MTB] (DD) (Entered: 06/09/1995)
06/12/1995	10	Minute entry: Proceedings recorded by Ct-Reporter: NONE; Minutes of: 6/12/95; The following actions were taken, At call for [5-1] motion to dismiss PETITION FOR WRIT OF HABEAS CORPUS for failure to state a claim taken under advisement, purs to Rule 78. By Judge Maryanne T. Barry (DD) (Entered: 06/14/1995)
06/12/1995	11	Minute entry: Proceedings recorded by Ct-Reporter: NONE; Minutes of: 6/12/95; The following actions were taken, At call for [7-1] motion to present a petition for reply under a counterclaim purs to Fed. R. Civ. Pro. 7(a) taken under advisement, [6-1] motion for a Certificate of Probable Cause purs to 28 USC 2253 & R. App. Pro. 22(b) taken under advisement, [6-2] motion for appointment of counsel taken under advisement, purs to Rule 78 By Judge Maryanne T. Barry (DD) (Entered: 06/14/1995)
06/15/1995	12	COPY OF SUZETTE PEYTON'S APPLICATION for a restraining Order re Ronald Bass' petition for habeas corpus etc. [Copy to chmbrs] (ar) (Entered: 06/15/1995)
06/19/1995	13	NOTICE of TORT CLAIM by pltf., RONALD BASS (DD) (Entered: 06/21/1995)
07/07/1995	14	NOTICE of Tort Claim by pltf RONALD BASS (sr) (Entered: 07/07/1995)
08/03/1995	15	ADDENDUM TO CERTIFICATION of RONALD BASS Re: in support of TORT CLAIM NOTICE [copy sent to MTB] (DD) (Entered: 08/03/1995)
08/03/1995	16	AFFIDAVIT of MARK BASS Re: in support of TORT CLAIM NOTICE of Ronald Bass [copy sent to MTB] (DD) Modified on 08/03/1995 (Entered: 08/03/1995)

19-2364	9-shl	Doc 6566 Filed 07/22/24 Entered 07/24/24 09:13:47 Main Document						
08/21/1995	17	Plaintiff's BRIEF filed (DD) (Entered: 08/21/1995)						
08/31/1995	18	ETTER by pltf., RONALD BASS Re: correspondence between Hertz, Inc. (DD) intered: 09/01/1995)						
08/31/1995	19	Copy of LETTER by pltf. to deft., HERTZ CORPORATION Re: Diversity of Citizenship (DD) (Entered: 09/01/1995)						
10/01/1997		LETTER by SUZETTE PEYTON on behalf of pltfs. addressed to Judge Bissell re Immigration & Naturlization Service (copy to Judge Bissell) (See 97cv3409) (cs) Modified on 10/03/1997 (Entered: 10/03/1997)						
10/06/1997	20	Plaintiff's BRIEF filed {copy sent to MTB} (DD) (Entered: 10/06/1997)						
10/06/1997		Plaintiff's BRIEF filed (See 97cv3409 for original) (cs) (Entered: 10/07/1997)						
10/10/1997		NOTICE by pla., RONALD BASS of constitutional tort claims for reply under a counterclaim etc. (see civ 97-3409 for original document) (Copy to Judge Barry) (cs) (Entered: 10/15/1997)						
10/28/1997		LETTER by SUZETTE PEYTON addressed to Honorable John W. Bissell in liew of motion for a counterclaim pursuant to FRCP R. 7(a) and R. 14(b) etc. (Copy to Judge Bissell) (See civ. 97-3409 for Original doc. #24) (cs) (Entered: 10/30/1997)						
01/23/1998	21	ORDER dismissing [1-1] petition (signed by Judge Maryanne T. Barry) (DD) (Entered: 01/23/1998)						
01/23/1998		Case closed (DD) (Entered: 01/23/1998)						
04/13/2000	22	LETTER By pltf;, RONALD BASS Re: "invoking jurisdiction" (DD) (Entered: 04/13/2000)						
02/20/2004	<u>23</u>	NOTICE OF APPEAL as to 3 Order, by pla/pro se RONALD BASS. Filing fee \$ ifp. Copies of Notice of appeal sent to Clerk, USCA and to all counsel on record (ce,) (Entered: 02/27/2004)						
04/26/2004	<u>24</u>	Letter from RONALD BASS enclosing copies of Cmp. fld. w/the New Jersey Supreme Court; etc. (DD,) (Entered: 04/26/2004)						



New Jersey Judiciary

SLIDENKE

	Request	for Disclosure of Ju	13 だいがみ スミニごご	
Independutus hitegrity Palmers - Case for Service		Statem	nent	
Please type or print	legibly			\neg
IMPORTANT NOTE: (Contact information	ı, including phone number, must be	e completed for ALL requests.	
Garr	y J. 7	Financial Reporting Statement	sex Countif	
fall will not be pro		or request to be processed. Requ	nests received without this section completed in	_ 1
Name /	rald 15	ass	Phone 908-374-93	z
Address 450	Little t	lace Apt. 53		.
City No Pl	aintiele	<u>d</u>	State 1 Zip 07068	
I would like Complex, 25	to review the Jud Market Street,	dicial Financial Reporting State Trenton, N.J. on(date)	tement(s) at the Richard J. Hughes Justice	
L.			mailed to me at the address provided above.	
Rona	ld Ba	48	4-25-5	22
Signature			5—Daterrof Request	
.05 per page for le .07 per page for le The fee will be ca Superior Court Cl	etter size (8.5 x 1 egal size (8.5 x 1 egal size (8.5 x 1 egal size for the second size of the second size o	4) n the number of pages copied, a ne exact amount due. Copies w	-2. Fees are: and you will be notified by the staff of the vill be provided upon receipt of payment. cash or credit cards will be accepted.	
Please return the	completed Reque	est for Disclosure of Judicial Fi	inancial Reporting Statement to:	
	Si M H 2: T	uperior Court Clerk's Office lichelle M. Smith, Superior Con lughes Justice Complex 5 Market Street, P.O. Box 037 renton, NJ 08625 hone: 609-984-4200	ourt Clerk	
		APLETED BY THE SUPERIOR C		
# of Pages Copied	Fee	SC Receipt #	Copies Provided By	

RECEIVED



New Jersey Judiciary

APR 25 7077

Independent sharedly Spinites - Quality Saviks	Reques	t for Disclosure of Ju Staten	Idicial Financial Beponing
Please type or pr		on, including phone number, must b	e completed for ALL requests.
I request disclo	sure of the Judicia SEL.	al Financial Reporting Statemen LINOUS FORM Judge(s) Name	only Essex County)
CONTACT INFO	RMATION required processed.	for request to be processed. Req	uests received without this section completed in
Name Kon		Place Apt. 5	Phone 908.374-932
Address 4.50	Plainti		State 1 2ip 0 70 60
I would li Complex	ke to review the Ju 25 Market Street,	udicial Financial Reporting Stat Trenton, N.J. on(date)	ement(s) at the Richard J. Hughes Justice
A I would li	ke the Judicial Fin	ancial Reporting Statement(s) r	nailed to me at the address provided above.
Koral Signature	6 Bas	\$	4-25-22
o iguardi o			5 Pair of Roquest
A fee will be ch	narged for copies, r letter size (8.5 x r legal size (8.5 x		2. Fees are:
A fee will be ch. 05 per page for .07 per page for The fee will be Superior Court	r letter size (8.5 x r legal size (8.5 x) calculated based of Clerk's Office of t	11)4)on the number of pages copied, and the exact amount due. Copies w	2. Fees are: and you will be notified by the staff of the rill be provided upon receipt of payment. cash or credit cards will be accepted.
A fee will be ch. 05 per page for .07 per page for The fee will be Superior Court Make checks page	t letter size (8.5 x legal size (8.5 x legal size (8.5 x legal size (8.5 x legal size) that calculated based of the treasurable to the Treasurable to the treasurable size)	11) 14) on the number of pages copied, a the exact amount due. Copies w surer, State of New Jersey. No	and you will be notified by the staff of the rill be provided upon receipt of payment.
A fee will be ch. 05 per page for .07 per page for The fee will be Superior Court Make checks page	r letter size (8.5 x legal siz	11) 14) on the number of pages copied, a the exact amount due. Copies w surer, State of New Jersey. No	and you will be notified by the staff of the rill be provided upon receipt of payment. cash or credit cards will be accepted. nancial Reporting Statement to:
A fee will be ch. 05 per page for .07 per page for .07 per page for .07 per page for .08 the Superior Court Make checks par .09 Please return the	calculated based of Clerk's Office of the translet to the Trease completed Required Property of the Clerk's Office of the Trease completed Required Property of the Trease	on the number of pages copied, and the exact amount due. Copies we surer, State of New Jersey. No east for Disclosure of Judicial Figurerior Court Clerk's Office Michelle M. Smith, Superior Court Maybes Justice Complex 1.5 Market Street, P.O. Box 037 Crenton, NJ 08625	and you will be notified by the staff of the rill be provided upon receipt of payment. cash or credit cards will be accepted. mancial Reporting Statement to: urt Clerk
A fee will be ch. 05 per page for .07 per page for The fee will be Superior Court Make checks page	calculated based of Clerk's Office of the translet to the Trease completed Required Property of the Clerk's Office of the Trease completed Required Property of the Trease	on the number of pages copied, the exact amount due. Copies was surer, State of New Jersey. No east for Disclosure of Judicial From Euperior Court Clerk's Office Michelle M. Smith, Superior Court Sughes Justice Complex S. Market Street, P.O. Box 037 Crenton, NJ 08625 Phone: 609-984-4200	and you will be notified by the staff of the rill be provided upon receipt of payment. cash or credit cards will be accepted. mancial Reporting Statement to: urt Clerk

New Jersey Judiciary

7	Request	for Disclosure of Ju	dicial Financial	Reporting
Independence - Integrity Samess - Quality Service		Statem	ent	SUPERIOR COURT
	à logileler			
Please type or prin Important Note:		ı, including phone number, must be	completed for ALL reque	5£5.
-		Financial Reporting Statement Intinotti (formerly		nty)
CONTACT INFOR		or request to be processed. Requ	ests received without th	nis section completed <u>in</u>
Ponel	പ് വടക്ക		 . 1	908-374-932
Name 450	Little Plac	e. Ant. 53	Phone _	300-517 43 Q
		C) NPC: 33		
City N. Pia	infiel		State // -	Zip <u>87068</u>
		divial Financial Reporting State Trenton, N.J. on	enent(s) at the Richard	J. Hughes Justice
KX I would lik	e the Judicial Fin	ancial Reporting Statement(s) to	ailed to me at the add	ress provided above
	1 Base	>		424-22 Date of Regnest
Signature			7	This or request
.05 per page for .07 per page for The fee will be Superior Court	letter size (8.5 x 1 legal size (8.5 x 1 calculated based o Clerk's Office of t	•	and you will be notified ill be provided upon re	ecipt of payment.
Please return the	e completed Requ	est for Disclosure of Judicial Fi	nancial Reporting State	ement to:
	S M H 2	uperior Court Clerk's Office 4 ichelle M. Smith, Superior Co 1 lughes Justice Complex 5 Market Street, P.O. Box 037 Trenton, NJ 08625 hone: 609-984-4200		
	TO BE CO!	mpleted by the Superior C	OURT CLERKS OFFICE	E
# of Pages Capied	Fee	SC Receipt #	Copies Provided By	

19-23649-shl Doc 6566 Filed 07/22/24 Entered 07/24/24 09:13:47 Main Document Pg 25 of 29

Sales Report by Report Date

Composite



STATE STREET.

Asset ID Shar	ey: USD - US DOLLAR Security Name/Descres/Par/Contracts Ex	ription change Rate Fund	d		Trd Dato Price	Stl Date	Fall Da Interest	ys Broker Name Commissions Taxes	Stl Cur/Loc Fees/Other	Comm Per St
88104LAB9 T	otal									
88160RAE1	450,000.000 TESLA INC		F 201	Local Base	,		10,765.62 10,765.62	0.00	0.00	477,540,00 477,540,00
	25,000.000	1.000000 NJFX		15 Aug 2025 Local Base	02 Oct 2019 89.500000 89.500000	04 Oct 2019	180.35 180.35	MORGAN STANLEY CO INCORPORATED 0.00 0.00	0.00	22,375.00
88166HAD9 LStat	TEVA PHARMA FIN IV 565,000.000	LLC 1.000000 NJGF Jevsey	2	Local Base	21 Oct 2019 99.000000 99.000000 21 Oct 2019	CANCEL	1,235.94 1,235.94	CREDIT SUISSE SECURITIES (EUROPE) I 0.00 0.00	0.00	559,350.00 559,350.00
	-565,000.000 565,000.000	1.000000 NJGR		Local Base	99.000000 99.000000 21 Oct 2019	28 Oct 2019	-1,235.94 -1,235.94	CREDIT SUISSE SECURITIES (EUROPE) L 0.00 0.00 CREDIT SUISSE SECURITIES (EUROPE) L	0.00 0.00	-559,350.00 -559,350.00
88166HAD9 Tot		1.000000 NJGR		Local Base	99.000000 99.000000		1,235.94 1,235.94	0.00	0.00 0.00	559,350.00 559,350.00
39055FAA1	TOPBUILD CORP		5 625%	Local Base 01 May 2026			1,235.94 1,235.94	0.00 0.00	0.00 0.00	559,350.00 559,350.00
200040	30,000.000	1.000000 NJGS	0.020 /6	Local Base	29 Oct 2019 105.000000 105.000000	31 Oct 2019	843.75 843.75	J P MORGAN SECURITIES INC 0.00 0.00	USD/DTC 0.00	31,500.00
996818AH4	TRIUMPH GROUP INC 90,000.000	1.000000 NJFX	4.875%	01 Apr 2021 Local Base	24 Oct 2019 100.000000 100.000000	24 Oct 2019	280.31 280.31	CALLED BONDS 0.00	0.00 USD/DTC 0.00	90,000.00
01109AF5	TUTOR PERINI CORP 20,000.000	1.000000 NJGS	6.875%	01 May 2025 Local		15 Oct 2019		JEFFERIES + COMPANY INC	0.00 USD/DTC	90,000.00
01109AF5 ge 97	TUTOR PERINI CORP		6.875%	Base 01 May 2025	97.000000	16 Oct 2019	626.39	0.00 0.00 GOLDMAN SACHS + CO LLC	0.00 0.00	19,400.00 19,400.00



Purdue Pharma L.P.

One Stamford Forum Stamford, CT 06901-3431 www.purduepharma.com

13 NOV 2020

Ronald Bass Sr. 450 Little PI apt 53, N North Plainfield, NJ 07060

RE: Local Reference Number(s): PFT-000478317_00635244

Dear James J Bateman III,

Purdue Pharma has received information regarding an adverse experience associated with the use of one of our products. We are interested in obtaining detailed information about the event(s)

Patient identifier (Initials/ Age/ Gender): xx/xx/ xx

Product(s): not specified; please provide

Reported Adverse Event(s): not specified; please provide

Please complete the enclosed follow-up form and return it in the self-addressed stamped envelope which has been provided for your convenience.

Should you have additional questions, please contact the Drug Safety and Pharmacovigilance Department at (888) 726-7535, prompt #2.

Thank you for assisting us in gathering valuable quality and safety information about our products.

Sincerely,
Drug Safety and Pharmacovigilance Purdue Pharma

Enclosures: Consumer Follow Up Form SASE



Purdue Pharma L.P.

One Stamford Forum Stamford, CT 06901-3431 www.purduepharma.com

February 10, 2021

Sr. Ronald Bass 450 Little Place, Apt.53 North Plainfield, NJ 07060

Dear Sr. Ronald Bass,

You recently received a letter from Purdue's Drug Safety and Pharmacovigilance (DSP) team in connection with information in a claim you submitted in the Chapter 11 bankruptcy action pending in the Southern District of New York for Purdue Pharma LP and its affiliates (hereafter, "the Debtors"). We are sending this letter to clarify the reason you were contacted by the Debtors directly.

U.S. Food and Drug Administration (FDA) regulations require the Debtors to review and, where appropriate, submit to FDA adverse drug experience information received from, in this case, individuals like you. Because your claim information alleged an adverse drug experience, the Debtors sent you the prior letter requesting the information to meet FDA's regulatory expectations with respect to follow up. These FDA-related requirements apply to the Debtors as a drug manufacturer, and do not impose any obligations on you to respond.

PLEASE BE AWARE THAT THE LETTER YOU RECEIVED IS <u>NOT</u> PART OF THE BANKRUPTCY PROCEEDING AND WAS SENT SEPARATE AND APART FROM THE CHAPTER 11 CASES. THE BANKRUPTCY PROCESS DOES NOT REQUIRE OR OBLIGATE YOU TO RESPOND TO THE LETTER OR TO PROVIDE ADDITIONAL INFORMATION.

SHOULD YOU ELECT TO PROVIDE ADDITIONAL INFORMATION – OR IF YOU HAVE DONE SO ALREADY — SUCH INFORMATION SHALL BE USED STRICTLY FOR FDA SAFETY REPORTING PURPOSES. PROVIDING (OR NOT PROVIDING) INFORMATION IN RESPONSE TO THE REQUEST SHALL HAVE NO EFFECT WHATSOEVER ON THE CHAPTER 11 CASES, NOR SHALL IT PREJUDICE YOUR ABILITY TO SUPPLEMENT YOUR CLAIMS AT SOME FUTURE DATE IF OTHERWISE ALLOWED, OR CALLED FOR, IN THE BANKRUPTCY PROCESS.

IF YOU HAVE ANY QUESTIONS ABOUT THIS LETTER, PLEASE CONTACT ARIK PREIS (apreis@akingump.com), AT AKIN GUMP STRAUSS HAUER AND FELD, LLP, COUNSEL TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS IN THE CHAPTER 11 CASES, WHICH ACTS AS A FIDUCIARY TO ALL UNSECURED CREDITORS.

Thank you for your time. We regret any confusion caused by our prior letter. Given the unique nature of the bankruptcy proceedings, the Debtors are engaged in discussions with FDA at this time about whether they can discontinue sending follow-up letters like the one you received.

Sincerely,
Drug Safety and Pharmacovigilance
Purdue Pharma L.P.

Cc: Arik Preis, Akin Gump Strauss Hauer & Feld, LLP, counsel to the Official Committee of Unsecured Creditors



DEIVED

State of New Tersey

2822 APP 29 AH IO: LI DEPARTMENT OF HUMAN SERVICES
DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

US DISTRICT COURT SONY

PO Box 712 Trenton NJ 08625-0712

JON S. CORZINE

Governor

TELEPHONE 1-800-356-1561

JENNIFER VELEZ
Commissioner
JOHN R. GUHL

Director

July 28, 2008

RONALD BASS 6 ANDREW COURT GREEN BROOK, NJ 08812-

GA 187027455101

Dear Client:

A review of prescription drug claims submitted on your behalf indicates either a higher than usual number or dosage of drugs dispensed, or some other problem with your use of drugs.

In an effort to more closely monitor your usage and to protect your health and well-being, we plan to limit you to the use of one pharmacy of your choice. In this way, the pharmacy can better oversee the drugs that you take. If a medical emergency arises and the pharmacy to which you are restricted is unable to serve you, you may obtain up to a 72-hour supply of your drugs at another pharmacy.

To select a pharmacy, please take the enclosed Pharmacy Selection Form and envelope to the pharmacy of your choice. Be sure to sign and date Part A of the form where indicated, and ask your pharmacist to complete part B. If the pharmacy that is your first choice refuses to accept you, please continue to contact other pharmacies until you find one that will.

It is important that this form be filled in and returned in the enclosed envelope no later that Failure to choose a pharmacy and to return this completed form by this date will result in a pharmacy being selected for you.

If you have any questions, please call this office at our toll free # 1-877-853-5678 weekdays between the hours of 8:30 a.m. and 4:30 p.m.

-2-

During the period of your restriction you have the right to request a change of pharmacy for good cause, by writing to:

Bureau of Administrative Action and Recoveries Special Status Unit #06 PO Box 712 Trenton, New Jersey 08625-0712

Thank you for your cooperation.

Sincerely,

Catherine Z. Gancarz

Special Status Program

Bureau of Administrative Action

and Recoveries

Enclosures

SSP-1GA (Rev. 07/06)